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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/869,841	07/06/2001	Filippo Montanari	34907/GM/1P	8985
7590 02/18/2004		EXAMINER		
Modiano & A Via Meravigli			AMIRI,	NAHID
Milano, 201			ART UNIT	PAPER NUMBER
ITALY			3635	
			DATE MAILED: 02/18/2004	1

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.	Applicant(s)
•		09/869,841	MONTANARI, FILIPPO
Of	fice Action Summary	Examiner	Art Unit
		Nahid Amiri	3635
The li Period for Repl	MAILING DATE of this communication ap	opears on the cover sheet wi	th the correspondence address
A SHORTEI THE MAILIN - Extensions of after SIX (6) M - If the period fo - If NO period fo - Failure to reply Any reply rece	NED STATUTORY PERIOD FOR REP IG DATE OF THIS COMMUNICATION time may be available under the provisions of 37 CFR 1 IONTHS from the mailing date of this communication. It reply specified above is less than thirty (30) days, a re in reply is specified above, the maximum statutory perior in within the set or extended period for reply will, by statutived by the Office later than three months after the mailing term adjustment. See 37 CFR 1.704(b).		eply be timely filed  y (30) days will be considered timely.  THS from the mailing date of this communication.  ANDONED (35 U.S.C. § 133).
Status			
1)⊠ Respo	onsive to communication(s) filed on 18	December 2003.	
· — ·		is action is non-final.	
3) Since	this application is in condition for allow	ance except for formal matte	ers, prosecution as to the merits is
closed	I in accordance with the practice under	Ex parte Quayle, 1935 C.D	. 11, 453 O.G. 213.
Disposition of	Claims		
4a) Of 5)⊠ Claim 6)⊠ Claim 7)⊠ Claim	(s) <u>20-75</u> is/are pending in the applicati the above claim(s) is/are withdress; s/sare allowed. (s) <u>39-75</u> is/are allowed. (s) <u>20-22 and 34</u> is/are rejected. (s) <u>20-21, 23-33 and 35-38, 54</u> is/are of s/sare subject to restriction and/	awn from consideration. bjected to.	
Application Pa	pers		
10)⊠ The dr Applica Replac	ecification is objected to by the Examir awing(s) filed on <u>06 July 2001</u> is/are: a ant may not request that any objection to the ement drawing sheet(s) including the correlath or declaration is objected to by the E	a) $\square$ accepted or b) $\boxtimes$ objec e drawing(s) be held in abeyan ection is required if the drawing(	ce. See 37 CFR 1.85(a). (s) is objected to. See 37 CFR 1.121(d).
Priority under 3	35 U.S.C. § 119		
12)⊠ Acknow a)⊠ All 1.⊠ 2.□ 3.⊠	wledgment is made of a claim for foreign b) Some * c) None of: Certified copies of the priority documer Certified copies of the priority documer Copies of the certified copies of the pri application from the International Burea attached detailed Office action for a list	nts have been received. nts have been received in A ority documents have been au (PCT Rule 17.2(a)).	pplication No received in this National Stage
Attachment(s)			
1) Notice of Ref	erences Cited (PTO-892)		ummary (PTO-413)
3) 🔲 Information D	ftsperson's Patent Drawing Review (PTO-948) isclosure Statement(s) (PTO-1449 or PTO/SB/08 Mail Date		)/Mail Date formal Patent Application (PTO-152) 

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#### **DETAILED ACTION**

## **Drawings**

The drawings are objected to under 37 CFR 1.83(a). The drawings must show every feature of the invention specified in the claims. Therefore, the raised peripheral of shower tray with respect to lower peripheral rim of the enclosure has a height from the ground which is greater than a distance from the ground of the lower peripheral rim of the enclosure must be shown or the feature(s) canceled from the claim(s). No new matter should be entered.

A proposed drawing correction or corrected drawings are required in reply to the Office action to avoid abandonment of the application. The objection to the drawings will not be held in abeyance.

## Claim Objections

Claims 20-21, 35, 54 objected to because of the following in formalities: Claim 20, line 1, 6, claim 35, line 3, and claim 54, line 3, phrase "enclosure (or door)" is not clear that applicant is claiming a door or enclosure. Applicant in each claim referring to a door as an "enclosure or door", "enclosure" or "door" Examiner is suggested applicant uses word "door" throughout the claims instead of phrases such as "enclosure or door" or "enclosure" in order to clarify this problem. Claim 21, line 4, phrase "it is possible to arrange", is vague and unclear statement in regard to arrange the laterally two glazing. Appropriate correction is required.

## Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person

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having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 20-22, 34 are rejected under 35 U.S.C. 103(a) as being unpatentable over US Patent No. 5,852,837 Husting in view of US patent NO. 6,023,889 Husting et al.

In regard to claim 20: Husting discloses the claimed invention Fig.1, a shower apparatus 10 having door 31, shower tray (pan) 14 are mutually disconnected, Fig.3, a free space defined between the lower edge of the enclosure 31 and shower tray 14, the enclosure 31 is located at the perimeter of the shower tray suspended from the shower tray, Husting does not disclose enclosure having adjustable connection to the walls. Husting teaches Fig. 2, column 2, line 62-67, shower enclosure 12 including shower door having adjustable wall jamb 10 for connecting post to the wall 16, 19. It would have been obvious to one of ordinary skill in the art at the time of invention was made to provide the shower enclosure with adjustable connection jamb in order to connect the shower door to the wall structure and create a cubicle for shower enclosure.

In regard to claim 21: Husting discloses the claimed invention Fig. 1, the shower apparatus 10 having a arc shaped door 31 which convexity facing outward and having two rectangular flat panel 18 and 20 adjacent to the walls 11 and 12.

In regard to claim 22: Husting discloses the claimed invention Fig. 1, shower enclosure 10 having a opening adapted to receive a door which shaped like a circular arc couple to frame, Husting does not disclose having a door coupled to frame by vertical hinge along the same axis of the frame. Husting teaches Fig.1, column 2, line 57-61, curved door attached to the post 23 by the hinges 31 and 32 along vertical axis of the post 23. It would have been obvious to one of ordinary skill in the art at the time of invention was made to provide the hinges along the post in order to connect the door to the post to have a door with pivotable movement.

In regard to claim 34: Husting discloses the claimed invention except having a shower tray rested on ground below the enclosure and space from a lower peripheral rim thereof having a peripheral rim which is raised with respect to an internal usable surface. Husting teaches Fig. 1, the shower enclosure having a tray 34 which rest below the peripheral P (see attachment) of the rim A (see attachment) and has a peripheral rim D (see attachment) which is raised with

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respect to the internal usable surface C. It would have been obvious to one of ordinary skill in the art at the time of invention was made to provide the shower enclosure with tray having a raised rim which seats below the door and peripheral of the rim in order to prevent water going outside of shower enclosure.

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# Allowable Subject Matter

Claims 23-33, stand objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims as set forth in pervious office action.

Claims 35-38 objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims as set forth in pervious office action.

The prior art fail to provided the following applicant's claim invention of Claim 35-36, the raised peripheral rim of the shower tray curved upward in transverse section having increasing in height in the part below the door, claims 37-38, the inside the peripheral rim of the shower tray having a water collection channel which is located below the peripheral rim of the enclosure.

#### Claims 39-75 allowed.

The prior art fail to provided the following applicant's claim invention Claims 39-57, having a adjustable means with L-shaped and a rigidity couple to the frame with first connection of screw for detachable connection of the post and the walls and second adjustment screw for the adjustable connection of the mutual position of the frame and the post. Claims 58-75, having a collection channel extend along the perimeter of the shower tray which located below the lower edge of the enclosure and adjacent to the upper edge of the shower tray.

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# Response to Arguments

Applicant's arguments with respect to claims 20-22 and 35-38 have been considered but are most in view of the new ground(s) of rejection.

#### Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Nahid Amiri whose telephone number is (703) 305-4241 and Fax number is 703-872-9306. The examiner can normally be reached on Monday-Friday from 8:00-5:30 p.m. If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor Carl Friedman can be reached at (703) 308-0839.

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February 10, 2004

Carl D. Friedman

Supervisory Patent Examiner Group 3600